

ditional space for ANY section, please attach an additional sheet and reference that section.]

UNITED STATES DISTRICT COURT THOMAS G. BRUTON THE NORTHERN DISTRICT COURT EASTERN DIVISION RECEIVED

	,
2 AcHAMYS. SMITH) 8158 S. JUSTINES)	THOMAS G. BRUTC CLERK, U.S. DISTRICT CO
Church De 60625 (Name of the plaintiff or plaintiffs)	CIVIL ACTION
CAICAGO PUBLIC Schools) 42 W. MADISON CAICAGO RE 60602-4413	1:21-cv-04338 Judge Virginia M. Kendall Magistrate Judge Sunil R. Harjani RANDOM
(Name of the defendant or defendants)	
COMPLAINT OF EMPLOY	YMENT DISCRIMINATION
1. This is an action for employment discriminat	
2. The plaintiff is ZACHAY S.	SmiTH of the
county of Cook	in the state of TUNNS.
3. The defendant is CHICATO P.	in the state of <u>SCHNOS</u> . 16/10 Schools, whose
street address is 42 W. MADISO	
(city) Ch (gos (county) Cos)	
(Defendant's telephone number) (773_)	553-1064
4. The plaintiff sought employment or was emp	ployed by the defendant at (street address)
4720 S. ST Louis ST	(city) 011(960

(county) <u>Cov</u> (state) <u>P</u> (ZIP code) <u>60607</u> - 4413

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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

5. The plaintiff [check one box]
(a) was denied employment by the defendant.
(b) was hired and is still employed by the defendant.
(c) was employed but is no longer employed by the defendant.
5. The defendant discriminated against the plaintiff on or about, or beginning on or about,
$(month)$ $\mu \mu \mu \mu \mu$, (day) 5 , $(year)$ 2018 .
7.1 (Choose paragraph 7.1 or 7.2, do not complete both.)
(a) The defendant is not a federal governmental agency, and the plaintiff [chec
one box] has not has filed a charge or charges against the defenda
sserting the acts of discrimination indicated in this complaint with any of the following
government agencies:
(i) the United States Equal Employment Opportunity Commission, on or about
(i) the United States Equal Employment Opportunity Commission, on or about (month) (day) (year) (year).
(ii) the Illinois Department of Human Rights, on or about
$(month) MA \qquad (day) S \qquad (year) 202(.$
(b) If charges were filed with an agency indicated above, a copy of the charge is
attached. YES. NO, but plaintiff will file a copy of the charge within 14 days
t is the policy of both the Equal Employment Opportunity Commission and the Illinois
Department of Human Rights to cross-file with the other agency all charges received. The
plaintiff has no reason to believe that this policy was not followed in this case.
7.2 The defendant is a federal governmental agency, and
(a) the plaintiff previously filed a Complaint of Employment Discrimination with the
defendant asserting the acts of discrimination indicated in this court complaint.

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				Yes (mo	onth)		(day)	(year)	
				No, did	not file Co	mplaint of	Employment	Discrimination	
	(b)	The	plaintiff	received	l a Final A	gency Decis	sion on (mon	th)	
					ar)	•			
	(c)	Attac	ched is a	copy of	the				
				aint of Employment Discrimination,					
		L	YES		NO, but a	copy will b	oe filed withi	in 14 days.	
	(ii) Final Agency Decision								
			YES		NO, but a	a copy will	be filed with	in 14 days.	
8.	(Comp	lete p	aragrap	h 8 only	if defenda	nt is not a f	ederal gover	nmental agency.,)
	(a)] t	he Unite	d States	Equal Em	ployment C	Opportunity C	Commission has 1	not issued
		а	Notice	of Right	to Sue.				
	(b)] t	he Unite	d States	Equal Em	ployment (Opportunity C	Commission has i	issued a
		1	Votice of	Right to			ived by the p		
			month)_	`			_ (year)2	o2/ a copy of	which
		1	V <i>otice</i> is	attached	d to this co	mplaint.			
9.	The de	efenda	ant discr	iminated	l against th	e plaintiff b	because of the	e plaintiff's [che	ck only
	those that apply]:								
	(a) Z	Age	e (Age D	iscrimin	nation Emp	oloyment A	et).		
	(b)	Col	or (Title	VII of t	he Civil R	ights Act of	f 1964 and 42	2 U.S.C. §1981).	

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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

	(c) D	Disability (Americans with Disabilities Act or Rehabilitation Act)
	(d) N	Vational Origin (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(e) R	ace (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(f) R	eligion (Title VII of the Civil Rights Act of 1964)
	(g) S	ex (Title VII of the Civil Rights Act of 1964)
10.	If the defe	endant is a state, county, municipal (city, town or village) or other local
	Č	ental agency, plaintiff further alleges discrimination on the basis of race, color, al origin (42 U.S.C. § 1983).
11.	Jurisdiction	on over the statutory violation alleged is conferred as follows: for Title VII
	claims by	28 U.S.C.§1331, 28 U.S.C.§1343(a)(3), and 42 U.S.C.§2000e-5(f)(3); for
	42 U.S.C.	.§1981 and §1983 by 42 U.S.C.§1988; for the A.D.E.A. by 42 U.S.C.§12117;
	for the Re	ehabilitation Act, 29 U.S.C. § 791.
12.	The defer	ndant [check only those that apply]
	(a)	failed to hire the plaintiff.
	(b) (b)	terminated the plaintiff's employment.
	(c)	failed to promote the plaintiff.
	(d)	failed to reasonably accommodate the plaintiff's religion.
	(e)	failed to reasonably accommodate the plaintiff's disabilities.
	(f)	failed to stop harassment;
	(g) \(\sqrt{9} \)	retaliated against the plaintiff because the plaintiff did something to assert rights protected by the laws identified in paragraphs 9 and 10 above;
	(h)	other (specify): I would NOT COOPERATE IN COMMITTING
	E YCI	other (specify): F WOVID NOT COOPERATE IN COMMITTING AGAIN ACT REPORTED COMPLAINTED TO HR, TALENT OFFI ATIVE DIRECTOR OF OPERATIONS From DARS OF 5/2018 FIELD: 2021 4
	40 7	FYED: 2021 4

13.		cts supporting the plaintiff's claim of discrimination are as follows:
	Ŧ	WAS SUBJECTED TO DEFERENT TERMS
	and	CONDITIONS of Employment, Fricheding but
	N	T limited to not being allowed to go to TRAMY E. Younga, NON-BIACK employees, Freporte
	1,10	E. Younger, NON-BIANK employees, Freporte
	Fran	udulent activities, Subsequently, FWAS Subjected
	to W ms	harasment and on about February 10,2021, I
14.	-	DISCRIMINATION ONLY] Defendant knowingly, intentionally, and willfully minated against the plaintiff.
15.	The pl	aintiff demands that the case be tried by a jury. YES NO
16.		EFORE, the plaintiff asks that the court grant the following relief to the plaintiff <i>nly those that apply</i>]
(a)		Direct the defendant to hire the plaintiff.
(b)		Direct the defendant to re-employ the plaintiff.
(c)		Direct the defendant to promote the plaintiff.
(d		Direct the defendant to reasonably accommodate the plaintiff's religion.
(e)		Direct the defendant to reasonably accommodate the plaintiff's disabilities.
(f)		Direct the defendant to (specify): I would not co open to To
CA	OMMY OMA ND	Direct the defendant to (specify): I WOULD NOT CO OPERATE TO THE DATES OF MAY 2016 EB 10 2021 I COMS PLANTED TO HP, TALENT OFFICE AFETER TO EOCO, AND MUTIPLE GOV. AgencyES

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	*
(g)	If available, grant the plaintiff appropriate injunctive relief, lost wages, liquidated/double damages, front pay, compensatory damages, punitive damages, prejudgment interest, post-judgment interest, and costs, including reasonable attorney fees and expert witness fees.
(h)	Grant such other relief as the Court may find appropriate.
(Plaintiff	's signature) 's name)
20	KHANY S. SMITH
(Plaintiff	's street address)
8158	S. JUSTINE
CHICA	Ev Fl 60620
City) CH	1CA60 (State) FZ (ZIP) 60620
Plaintiff's te	elephone number) $(\frac{173}{2}) - \frac{788 - 8695}{2}$
	Date: AUGUST 13, 2002

EEOC Form 5 (11/09)

CHARGE OF DISCRIMINATION	Charge Presented To: Agency(ies) Charge No(s):						
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act		FEPA					
Statement and other information before completing this form.	X	EEOC	440-2021-02707				
ILLINOIS DEPARTMENT (OF HUMAN	RIGHTS	and EEOC				
State or local Agency, if any							
Name (indicate Mr., Ms., Mrs.)		Home Phone	Year of Birth				
MR. ZACHARY SMMITH		(773) 788-8	695 1962				
Street Address City, State and ZIP Code							
8158 S. JUSTINE, CHICAGO,IL 60620							
Named is the Employer, Labor Organization, Employment Agency, Appre That I Believe Discriminated Against Me or Others. (<i>If more than two, lis</i>	enticeship Com St under PARTI	imittee, or State or L <i>CULARS below.</i>)	ocal Government Agency				
Name		No. Employees, Members	Phone No.				
CHICAGO PUBLIC SCHOOLS		501+	(773) 553-1064				
Street Address City, State	and ZIP Code						
WAREHOUSE, 4720 S. ST. LOUIS ST., CHICAGO,	IL 60602						
Name		No. Employees, Members	Phone No.				
Street Address City, State	and ZIP Code						
DISCRIMINATION BASED ON (Check appropriate box(es).)		DATE(S) DISC	RIMINATION TOOK PLACE				
BISCHINIVATION BASES ON TOTAL SPENDENCE SONTESTIN		Earlies	t Latest				
X RACE COLOR SEX RELIGION	NATIONAL ORIG	6IN 02-10-2	2021 02-10-2021				
X RETALIATION X AGE DISABILITY GEN	IETIC INFORMATI	RMATION					
OTHER (Specify)			CONTINUING ACTION				
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):	und Canta	mbor 2017 M	, most recent				
I began my employment with Respondent in or arc position was Equipment Service Technician. During	a mv empl	ovment, I was	also subjected to				
different terms and conditions of employment, inc	luding but	not limited to	not being allowed				
to go to training, like younger, non-black employe							
Subsequently, I was subjected to harassment and discharged.	on or apol	ut rebruary 10	, 2021, I Was				
I believe I was discriminated against because of m			ited against, in				
violation of Title VII of the Civil Rights Act of 1964	, as amend	iea.					
I believe I have been discriminated against my ago		: 1961), in viol	ation of the Age				
Discrimination in Employment Act of 1967, as ame	nded.						
I want this charge filed with both the EEOC and the State or local Agency, NOTARY - When necessary for State and Local Agency Requirements							
if any. I will advise the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in							
accordance with their procedures.		year or affirm that I have read the above charge and that it					
I declare under penalty of perjury that the above is true and correct.	is true to the I		e, information and belief.				
,							
Digitally signed by Zachary Smmith on 05-13-2021	SUBSCRIBED AN	ID SWORN TO BEFORE	ME THIS DATE				
01:18 PM EDT	ear)						

CP Enclosure with EEOC Form 5 (11/09)

PRIVACY ACT STATEMENT: Under the Privacy Act of 1974, Pub. Law 93-579, authority to request personal data and its uses are:

- 1. FORM NUMBER/TITLE/DATE. EEOC Form 5, Charge of Discrimination (11/09).
- **2. AUTHORITY.** 42 U.S.C. 2000e-5(b), 29 U.S.C. 211, 29 U.S.C. 626, 42 U.S.C. 12117, 42 U.S.C. 2000ff-6.
- **3. PRINCIPAL PURPOSES.** The purposes of a charge, taken on this form or otherwise reduced to writing (whether later recorded on this form or not) are, as applicable under the EEOC anti-discrimination statutes (EEOC statutes), to preserve private suit rights under the EEOC statutes, to invoke the EEOC's jurisdiction and, where dual-filing or referral arrangements exist, to begin state or local proceedings.
- **4. ROUTINE USES.** This form is used to provide facts that may establish the existence of matters covered by the EEOC statutes (and as applicable, other federal, state or local laws). Information given will be used by staff to guide its mediation and investigation efforts and, as applicable, to determine, conciliate and litigate claims of unlawful discrimination. This form may be presented to or disclosed to other federal, state or local agencies as appropriate or necessary in carrying out EEOC's functions. A copy of this charge will ordinarily be sent to the respondent organization against which the charge is made.
- **5.** Whether Disclosure is Mandatory; Effect of Not Giving Information. Charges must be reduced to writing and should identify the charging and responding parties and the actions or policies complained of. Without a written charge, EEOC will ordinarily not act on the complaint. Charges under Title VII, the ADA or GINA must be sworn to or affirmed (either by using this form or by presenting a notarized statement or unsworn declaration under penalty of perjury); charges under the ADEA should ordinarily be signed. Charges may be clarified or amplified later by amendment. It is not mandatory that this form be used to make a charge.

NOTICE OF RIGHT TO REQUEST SUBSTANTIAL WEIGHT REVIEW

Charges filed at a state or local Fair Employment Practices Agency (FEPA) that dual-files charges with EEOC will ordinarily be handled first by the FEPA. Some charges filed at EEOC may also be first handled by a FEPA under worksharing agreements. You will be told which agency will handle your charge. When the FEPA is the first to handle the charge, it will notify you of its final resolution of the matter. Then, if you wish EEOC to give Substantial Weight Review to the FEPA's final findings, you must ask us in writing to do so within 15 days of your receipt of its findings. Otherwise, we will ordinarily adopt the FEPA's finding and close our file on the charge.

NOTICE OF NON-RETALIATION REQUIREMENTS

Please **notify** EEOC or the state or local agency where you filed your charge **if retaliation is taken against you or others** who oppose discrimination or cooperate in any investigation or lawsuit concerning this charge. Under Section 704(a) of Title VII, Section 4(d) of the ADEA, Section 503(a) of the ADA and Section 207(f) of GINA, it is unlawful for an *employer* to discriminate against present or former employees or job applicants, for an *employment agency* to discriminate against anyone, or for a *union* to discriminate against its members or membership applicants, because they have opposed any practice made unlawful by the statutes, or because they have made a charge, testified, assisted, or participated in any manner in an

investigation, proceeding, or hearing under the laws. The Equal Pay Act has similar provisions and Section 503(b) of the ADA prohibits coercion, intimidation, threats or interference with anyone for exercising or enjoying, or aiding or encouraging others in their exercise or enjoyment of, rights under the Act.